IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

★ SEP 02 2011

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MARINA KRAVCHENKO, individually and on behalf of a class,

LONG ISLAND OFFICE

Plaintiff,

CV I

11 4251

NCO FINANCIAL SYSTEMS INC.

VS.

Defendant.

VITALIANO, J.
POHORELSKY, M.
SUMMONS ISSUED

COMPLAINT - CLASS ACTION INTRODUCTION

1. Plaintiff brings this action to secure redress against unlawful credit and collection practices engaged by defendant NCO Financial Systems Inc. Plaintiff alleges violation of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 et seq. ("FDCPA").

The FDCPA broadly prohibits unfair or unconscionable collection methods; conduct which harasses, oppresses or abuses any debtor; and any false, deceptive or misleading statements, in connection with the collection of a debt; it also requires debt collectors to give certain information. 15 U.S.C. §§1692d, 1692e, 1692f, 1692g and 1692j.

JURISDICTION AND VENUE

- 2. This Court has jurisdiction under 28 U.S.C. §§ 1331, 1337 and 15 U.S.C. §1692k (FDCPA).
- 3. Venue and personal jurisdiction over defendant in this District is proper because defendant's collection activities impacted plaintiff here and because defendant transacts business here.

PARTIES

- 4. Plaintiff Marina Kravchenko is an individual who resides in Brooklyn, New York.
- 5. Defendant NCO Financial Systems Inc. is a Pennsylvania business corporation. Its Registered Agent is the CT Corporation System, 111 Eighth Avenue, New York, New York 10011.

FACTS

- 6. On or about July 31, 2011, plaintiff was mailed the collection letter attached as <u>Exhibit A</u>. Plaintiff received the letter in the ordinary course of mail.
- 7. <u>Exhibit A</u> sought to collect a debt incurred for personal, family or household use and not for business purposes.
- 8. Exhibit A is, on information and belief, a form letter.

VIOLATIONS ALLEGED

- 9. Exhibit A violates 15 U.S.C. §§1692d, 1692e, 1692e(4), 1692e(5), 1692e(10), 1692g and 1692j by sending consumers initial collection letters whose text, as drafted by Capital One Bank, falsely threatens that an attorney will review the account, when the attorneys stipulate that do not review accounts, threaten legal action in the presence of arbitration clauses and falsely threaten post judgment remedies without limitation to exemptions.
- 10. Exhibit A begins by informing the consumer that the account meets the guidelines for legal action.
- 11. Exhibit A further states: "CAPITAL ONE BANK (USA) N.A. has not yet made a decision to file a lawsuit. We would like to work with you to resolve this account. If we cannot resolve this matter and your account charges off, CAPITAL ONE BANK (USA) N.A. may refer your account to an attorney in an effort to obtain a judgment against you. If an action is

commenced and a judgment is sought, you will be given notice and the opportunity to raise a legal defense. Judgments are public records and may be subject to enforcement activity as provided for under law."

CLASS ALLEGATIONS

- 12. Pursuant to Fed.R.Civ.P. 23(a), plaintiff brings this claim on behalf of a class.
- 13. The class consists of (a) all natural persons with addresses in New York City (b) who were sent a letter as Exhibit A (c) seeking to collect a debt (d) on or after a date one year prior to the filing of this action and ending 20 days after the filing of this action.
- 14. The class is so numerous that joinder is impracticable.
- 15. On information and belief, there are more than 50 natural persons with addresses in New York City who were sent a letter similar to Exhibit A on or after a date one year prior to the filing of this action and ending 20 days after the filing of this action.
- 16. There are questions of law and fact common to the members of the class, which common questions predominate over any questions that affect only individual class members.

 The predominant common questions are:
 - a. Whether NCO Financial Systems Inc. falsely threatens legal action.
 - b. Whether NCO Financial Systems, Inc. falsely threatens that an attorney will review the consumer account.
 - c. Whether NCO fails to list the garnishment exemptions.
 - d. Whether Capital One Bank designed the collection form (Exhibit A).
 - e. Whether the letter violates the FDCPA.

- 17. Plaintiff's claims are typical of the claims of the class members. All are based on the same factual and legal theories.
- 18. Plaintiff will fairly and adequately represent the interests of the class members.

 Plaintiff has retained counsel experienced in consumer credit and debt collection abuse cases.
- 19. A class action is superior to other alternative methods of adjudicating this dispute. Individual cases are not economically feasible. The nature of the wrong depends on the deception of the consumer, so it is unlikely to be detected or remedied without a class action.

WHEREFORE, plaintiff requests that the Court enter judgment in favor of plaintiff and the class and against defendant for:

- a. Statutory damages;
- b. A Declaration that Defendant's collection letter violates the FDCPA;
- c. Attorney's fees, litigation expenses and costs of suit;
- d. Such other or further relief as the Court deems proper.

KLEINMAN LLC

Abraham Kleinman (AK-6300)

626 RXR Plaza

Uniondale, New York 11556-0626

Telephone (516) 522-2621 Facsimile (888) 522-1692

E-Mail: akleinman@kleinmanllc.com

JURY DEMAND

Plaintiff hereby demands trial by jury.

Abraham Kleinman (AK-6300)

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4740 Baxter Road Virginia Beach VA 23462

1-866-230-8652 OFFICE HOURS(ET): 8AM-11PM MONDAY-THURSDAY 8AM-9PM FRIDAY 8AM-6PM SATURDAY 10AM-9PM SUNDAY Jul 31, 2011

CREDITOR: CAPITAL ONE BANK (USA), N.A.

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552760 MARINA KRAVCHENKO APT 1H 10 SHORE BLVD BROOKLYN NY 11235-4022

ACCOUNT # TOTAL BALANCE: \$11616.29

TOTAL AMOUNT DUE: \$1798.00

The above-referenced account meets the guidelines for legal action set by CAPITAL ONE BANK (USA), N.A., Your account has been placed with our collection agency in an attempt to collect prior to referral by the creditor to an attorney for review. Any collection activity or referral to an attorney is subject to your rights as described below, including your rights to dispute the debt or request validation.

CAPITAL ONE BANK (USA), N.A. has not yet made a decision to file a lawsuit. We would like to work with you to resolve this account. If we cannot resolve this matter and your account charges off, CAPITAL ONE BANK (USA), N.A. may refer your account to an attorney in an effort to obtain a judgment against you. If an action is commenced and a judgment is sought, you will be given notice and the opportunity to raise a legal defense. Judgments are public records and may be subject to enforcement activity as provided for under law.

Please send \$1798.00 to your creditor at the address listed below. If you need to speak to a representative, contact us at 1-866-230-8652. You may also make payment by visiting http://www.capitalone.com/solutions.

Unless you notify this office within 30 days after receiving this notice that you dispute the validity of the debt or any portion thereof, this office will assume this debt is valid. If you notify this office in writing within 30 days from receiving this notice, this office will obtain verification of the debt or obtain a copy of a judgment and mail you a copy of such judgment or verification. If you request this office in writing within 30 days after receiving this notice, this office will provide you with the name and address of the original creditor, if different from the current creditor.

THIS COLLECTION AGENCY IS LICENSED BY THE DEPARTMENT OF CONSUMER AFFAIRS OF THE CITY OF NEW YORK, LICENSE#1008018 CONTACT ALEX DREW AT NCO FINANCIAL SYSTEMS, INC.

This is an attempt to collect a debt. Any information obtained will be used for that purpose. This is a communication from a debt collector.

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT (MAKE SURE ADDRESS SHOWS THROUGH WINDOW)

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Total Balance:	\$ 11616.29	Street		Apr
		City	State	ZIP
Total Enclosed	\$	Home Phone	Alternate Phone	

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5527G0 MARINA KRAVCHENKO APT 1H 10 SHORE BLVD BROOKLYN NY 11235-4022

Please print address changes below using blue or black ink